Holger Uhl Churchill Law Offices 1101 W. River Street, Suite 110 P.O. Box 1926 Boise, Idaho 83701 (208)343-5931 U.S. COUNTS

STUDIED ON WEER

CLANDION STRUCKE
IDAHO

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF IDAHO

IN THE MATTER OF:	)	
	)	CASE NO: 99-1804
GARY NED GREGERSON,	)	
LISA LYNN GREGERSON.	)	STIPULATION FOR RELIEF FROM
	)	STAY
Debtors.	)	
	)	

COMES NOW, the Debtor and, Associates Financial Services Company, (Lender), by and through their respective attorneys of record, and the Trustee having approved the form and content of the Stipulation and good cause appearing therefor,

- 1. It is stipulated and agreed that the Lender is the present holder and beneficiary of a Note and Deed of Trust attached hereto as Exhibits "A" and "B" and incorporated herein by this reference.
- 2. There is now due and owing to Lender the principal sum of \$93,340.72 and three (3) post-petition payments for the months of August 1999 through October 1999 in the amount of \$825.00 for each month. There is a total due for delinquent post-petition payments and shortages of \$2,475.00. Late charges have accrued in the amount of \$123.75 for the months referred to above and continue to accrue at the rate of \$41.25 per month. Additionally the Debtors were in arrears pre-petition for 10 months in the amount of \$8,662.50 for payments and late charges for the months of October 1998 through July 1999. Attorney fees and costs have also been incurred in

the amount of \$425.00 for the filing of this motion. The total amount now due to Lender, exclusive of accruing interest is \$105,026.97.

Additionally the Debtors were in arrears pre-petition for 10 months in the amount of \$8,662.50

for payments and late charges for the months of October 1998 through July 1999. Attorney fees

and costs have also been incurred in the amount of \$425.00 for the filing of this motion. The total

amount now due to Lender, exclusive of accruing interest is \$105,026.97.

3. That the Claimant alleges and believes that the present fair market value of the property

is \$ 60,400.00 based upon the current assessed value by the Canyon County Assessor. Thus,

there is no equity for either the estate nor the debtors in the property herein. Lender's rights in

the property are or may be impaired because of the debtor's continued possession thereof while

in default on payments under the obligation.

4. Debtor stipulates and agrees to this court entering an order evidencing the annulment of

the stay and authorizing Lender and/or its successors in interest to foreclose the Deed of Trust lien

on the below described property:

LOT 17, BLOCK 13, ORIGINAL TOWNSITE OF NAMPA, CANYON COUNTY, IDAHO, ACCORDING TO THE PLAT FILED IN BOOK 1 OF PLATS, PAGE 13, RECORDS OF SAID

COUNTY:

STREET ADDRESS: 111 19th Ave. S., Nampa, Idaho 83651

DATED this day of

Attorney for Lender

DATED this _	$25 p_{\mu}$ day of	DCPOBER.	1999.
		Attorney for	Debtor
DATED this _	4tt day of_	November.	1999.
		Trustee P	ran freth

208-455-995

AGREED R

. 8083 )F "ITEREST:

NAMES % per month on the unpend;

ial Balance

	a.c. a.c. 10						
-1112 (Rev. 4-97) IDAHO CREDIT CO	OF + NE - HE	280	MISSORY NO	TE .			
ACCOUNT ST BR CO	ACCOUNT NO 694704881	ACCOUNT NO FILE NO			N	RSON	
LENDER:	·		CO-BORROWS	€R: 			
AVCO FINANCI OF ID <del>AN</del> O FA 318 CALD <del>W</del> ELI	LLS INC _ BLVD		L	RESS: 8 GINGE 1PA	R LN	83686	
NAMPA	[D 8365]				Total of Payment	s: The amount	DATE OF LOAN
ANNUAL PERCENTAGE RATE: The cost of your crease a yearly rate.	cost you.	credit will lamou or on	ount Finance unt of credit provi your behalf. 93400.00	ded to you	you will have paid made all payments	atter you have as scheduled.	12/24/97
10.10	% \$ 15237		<del>-</del>		Ou		PRINICIPAL BALANCE
Your payment schedule will be:	Number of Payments 179	Amount of P s 825.00 s 78804.22	gyments	Monthly beg	n P <u>avments are 0u</u> Innung 01/24/1 12/24/1	78	Prepaid Finance Charges 98408.00

IN THIS PROMISSORY NOTE, the words, I, ME, and MY mean each and all of those who have signed it as Borrower. The word Avon means the Lander shown above

TOTAL RATE OF INTEREST — Lagree that the Total Rate of Interest is the Annual Percentage Rate shown above. The lotal consists of the Prepaid Finance Charges, which are not subject to recate in the event of prepayment in full and the Agreed Rate of Interest which is computed on the unpeid principal balance outstanding from time to time.

TERMS OF PAYMENT — To repay my loan, I promise to pay Avco the above Principal Balance together with changes at the Agreed Rate until dard in full. Payments shall be made in the amount(s) as shown above until my loan is paid in full. Payments shall be applied first to accrued charges and the remainder to the Principal Balance, if any part of the Principal Balance of my loan remains uncard after the date of the lest scheduled payment, it shell continue to bear charges at the Agreed Rate until paid.

PREPAYMENT—Although I do not have to pay more than the fixed payments. Thave the right to prepay this note in whole or in part at any time. The amount recured to prepay my loan at any time shall be the unpaid Principal Balance plus accrued charges and, if applicable, the prepayment penalty. The Prepaid Finance Charge if any is not subject to refund in the event or prepayment in tulk

PREPAYMENT PENALTY - If you, the customer, pay off (prepay) your loan during the first three (3) years of the contract, you will be charged a prepayment charge. The prepayment charges will not exceed an amount equal to six (6) months interest calculated on the current calance for the innor six (6) months at the rate of interest designated in the contract. The prepayment occurs chor to the expiration of six (6) months from the case of contract, the prepayment charge will be calculated in the same manner, except the number of months will be from the case of contract. existed. You will not be charged a prepayment charge if your loan is refinanced or consolidated with another loan by Avco. SPECIAL PROVISION (diappeace) as indicated on this cocument): Avco may only charge a crepayment penalty as described in this section under the following conditions: 1) the penalty is limited to the first five years of the loan: 2) the loan is not a remanding by Avob or an artistic. and 3) at the date of this loan, my total monthly decis do not exceed 50 percent of my monthly gross shoome. I will not be charged such a penalty, if the feodral fiscosure statement so indicates.

LATE CHARGE AND DEFAULT — If any scrieduled payment is not cald in full within 15 days after its scheduled due cate, I agree to pay Avoc 5% of the uncode amount of any installment or \$10.00. whichever is greater. SPECIAL PROVISION (if applicable as indicated on this occument): Avon may not raise the interest rate after default.

I will be in default under my loan if I do not pay an installment on time or if I wrongstilly self or dispose of any property put up as security for my loan or if I fall is serform any other promise made in this I will be in derival under my rearrant do not pay an extension of more constrained on the money and some of the full balance of my note, including accrued charges, 4-co also has the right to take possession note or in any security instrument () have given. If this happens, Avoc can gernand immediate payment of the full balance of my note, including accrued charges, 4-co also has the right to take possession of any security given for my loan and/or to sus me for the balance I owe, in the event of my default, I agree to pay Avoo's reasonable expenses incurred in resit, ng on the security for my loan, and I this event of my default, I agree to pay Avoo's reasonable expenses incurred in resit, ng on the security for my loan, and I this Amount Financed of my loan is more than \$1,000.00. I agree to pay Avco's reasonable attorney's feed if Avco refers the collection of my loan to an attorney and is not a salaned employee of Avco.

"NSUFFICIENT FUNDS CHECKS — Lagree to pay Avod \$15.00 if my check or other similar instrument is not paid or is displanced by my bank or other decostory institution.

BALLOON PAYMENT REFINANCING — If my loan provides for a Balloon Payment lany payment more than twice the size of any other regularly scheduled carment), Avice will refine receive such Salloon Payment when due, if requested by me, at the Agreed Pate of Interest charged on this loan or at Avoc's then prevailing Agreed Rate of Interest, whichever is prevent if a minor then and have read have read the past been in default and if there has been no material change in my linancial position. Avco reserves the right to require that such new loan be repayable in substantily equal installments with no Balloon Payment and that the term of such new loan not exceed the maximum term customanily offered by Avco for loans repayable in substantially equal installments with an Amount Financed equal to the

IFREGULAR PAYMENT — Avoc can accept late payments or partial payments even if marked "Payment in Full", without losing any of its rights under this PTS. amount of such Balloon Payment.

DELAY IN ENFORCEMENT — Avoc can devay emforcing any of its rights under this note without losing them if I detault under my loan and Avoc has the right to declare the full balance immediately due and payable out elects not to do so, this does not mean that Avco cannot do so in the future #1 again default.

COMAKERS — If I am signing this note as Comaker, I agree to be equally responsible with the primary borrower for its payment. Avoidoes not have to notify me that it has not been paid. Avoid can change the terms of payment and/or raisase any security without notifying the or releasing me from responsibility on this note. Avoid can require me to pay it without it administration the company the terms of payment and/or raisase any security without notifying the or releasing me from responsibility on this note. Avoid can require me to pay it without it administration to the company that the security without notifying the or releasing me from responsibility on this note.

ARBITRATION - In consideration of this loan, Avco and I ("Panies") individually and severally agree as follows: (1) this transaction involves interstate commerce as defined in the United States Arbitration 1. (2) All controversies, claims or disputes (collectively, "Disputes") relating to or entired by Avco (states Arbitration 1. (2) All controversies, claims or disputes (collectively, "Disputes") relating to or entired by Avco (states arbitration 1.) Parties, including prior and future dealings between the Parties, even if the Disputes include other persons or entitles. EXCEPT FOR Disputes include by Avco relating to or ansing out of any default by me, shall be submitted to final, binding Arbitration administered by the American Arbitration Association (\*AAA\*) in accordance with its Commercial Arbitration Fluies then in force, except as herein modified. (3) Controversies regarding whether a particular Dispute is subject to Arbitration hereunder shall also be decided by the Arbitrator (hereinafter defined). (4) Ludgment upon the award rendered by the Arbitrator may be entered in any court having compatent jurisdiction thereof. (5) In the event of a Dispute, except those excluded in Supparagraph (2) above, the Panies: a) waive the right to seek any remedies in court, except for Interim or provisional relief that is necessary to protect the rights or property of the Parties; 0) waive the right to a jury that; c); waive the right to pretnat discovery otherwise permitted in court proceedings; d) waive any right to require the Arbitrator to include factual findings or legal reasoning in any reward; e) waive the right to appeal or to seek modification of rulings by the Arbitrator. Either Party may commerce Arbitration after any notice is received of the existence of a Dispute. (6) The Arbitration will be need at a location designated by the Arbitrator which is reasonably convenient to the Parties. (7) The Parties will share all fees and expenses of the Amitration equally, and each Party shall pay the expense of its own counset, expens, witnesses, and preparation and presentation of proof. (8) The Arbitrator shall determine the rights and obligations of the Parties according to the substantive and procedural rules of the state of where the Arbitration is held. 3: The Parties shall select one Arbitration. who shall be neutral and objective and an active or retired lawyer or judge in the state where the Arbitration is neid, with expertise in deciding discutes and interpreting financial confidence, who shall be neutral and objective and an active or retired lawyer or judge in the state where the Arbitration is neid, with expertise in deciding discutes and interpreting financial confidence, who shall be neutral and objective and an active or retired lawyer or judge in the state where the Arbitration is neid, with expertise in deciding discutes and interpreting financial confidence shall be retired as a selected by mutual agreement from a list of proposed Arbitration from the AAA, or, if the Parties are unable to agree Loon an Arbitrator, the Arbitrator shall be selected by the AAA from its list of proposed Arbitrators. (10) In addition to the Parties, the Arbitration shall include any person or entity who or writing agrees to be a party to the Arbitration and be bound by the terms of the provisions contained herein.

## SPECIAL PROVISION (if applicable as indicated on this document):

HOTICE TO ASSIGNEE/PURCHASER. THIS IS A MORTGAGE SUBJECT TO SPECIAL RULES UNDER THE FEDERAL TRUTH IN LENDING ACT. FURCHASERS OR ASSIGNEES OF THIS MORTGAGE COULD BE LIABLE FOR ALL CLAIMS AND DEFENSES WITH RESPECT TO THE MORTGAGE THAT THE BORROWER COULD ASSERT AGAINST THE CREDITOR.

	US CONCUERD COEDIT CONTRACT IS
	NOTICE APPLIES. ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS
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SUBJECT TO ALL CLAIMS AND OLI SHOP	O NOTICE APPLIES. ANY HOLDER OF THIS CONSOME?  S WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR  DIS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED  AND ED  ON THE PROPERTY OF THE P
THE BROCEF	DS HEREOF, HECOVERY HEREOMOCH BY THE DESCRIPTION
SERVICES OBTAINED WITH THE FROME	<b>50</b> (10.10.0
THE SERVICE SERVICE SERVICES	NASS
AMOUNTS PAID BY THE DEBTOR HEREU	1 3 mm v v v
AirCollis	man pamvisiON only analy if this boxis checked.

☐ 1 understand that the provisions of my loan entitled <u>SPECIAL PROVISION</u> only apply if this box is checked.

THAVE READ THE TERMS AND CONDITIONS ABOVE AND AGREE TO BE BOUND BY THEM, I HAVE RECEIVED A COMPLETELY FILLED-IN COPY OF THIS PROMISSORY NOTE. I DIRECT AVCO TO APPLY THE AMOUNT FINANCED AS AUTHORIZED ON THE ITEMIZATION OF AMOUNT FINANCED.

andower. FOR LENGER (WITNESS TO ALL) Iron Clark in summer Talle.

04/15/1999 14:19 208-466-0852 YC 23605

AVCO NAMPA ED 11-411

INS. NUME T NO. 97438,9

DEED OF TRUST WITH POWER OF SALE

ACCOUNT NUMBER

GRANTOR(S)	694704881			
LAST HAME	FIRST	INITIAL		SPOUSES NAME
GREGERSON	GARY	у.	I I	NA
HIS DEED OF TRUS	T. Made this <u>24TH</u> GARY N. GREGERSON A MARI	RIED MAN	DECEMBER	- 1-97 
	TLE COMPANY		IDAHO	Corporation Definitional TRUNITY and
	AL SERVICES OF IDAEO FAL		IDAHO	Corporation, T. 1917 Julleu Bi NG LICENRY
whose address is <u>31</u>	8 CALDWELL BLYD NAMPA ID	33651		
VITNESSETH: That C	Grantor does hereby irrevocative GRANT	T, BARGAIN, SI LL AN	D CONVLY TO T	RUSTEL IN TRUST BY HIPOWER OF SINCE COM
roperty in the County	or CANYON S	tate of Idaho, described	as follows and conf	aining not more than 2% with

LOT 17, BLOCK 13, ORIGINAL TOWNSITE OF NAMPA, CANYON COUNTY, IDAHO, ACCORDING TO THE PLAT FILED IN BOOK 1 OF PLAT , PAGE 13, RECORDS OF SAID COUNTY.

together with all buildings and improvements now or necessiter elected thereon including but not limited to all screens, swrings, shade slightings, and heating, lighting, plumbing, gas, electric, ventifating, retrieerating and sinconditioning equipment used in connection therewith, all or a real for the purpose of this Deed of Trust, shall be deemed fixtures and subject to the lien nervol, and the hereaftaments and appurtenances pertaining to the profits above described, and sill streets, lanes, alleys, passages, ways, waters, water courses, fights, liberties and privileges, whatsoever increants belonging or in anywise apportaining and the reversions and remainders, all of which is reterred to hereinafter as the "premises".

FOR THE PURPOSE OF SECURING, (1) Performance of each agreement of Grantor contained herein; (2) Payment of the orincipal containing accordance with the terms and provisions of a Loan Agreement Promissory Note (incremative referred to as Loan Agreement), lated DECEMBER 24, 97 herewith executed by Grantor and payable to the order of Beneticiary in the principal sum of

5 90.000.00 and having the date of its final payment due on 12/24/2012 or a sextended. Deferred or rechnaided by renewal or refinance (3) Payment of any additional advances, with interest thereon, is may hereafter be toaned by Benediciary to Gramout in a maximum sum of \$9.00.00. This paragraph shall not constitute a commitment to make additional forms in any amount. (4) The payment of any money that may be advanced by the Benediciary or Grantor or to third parties, with interest thereon, where the amounts are advanced to protect the security in accordance with the covenants of this Deed of Trust.

All payments made by Grantor(s) on the obligation secured by this Deed of Trust shall be applied in the following order:

FIRST: To the payment of taxos and assessments that may be levied and assessed against said premises, insurance premiums, mours, and all other charges and expenses agreed to be paid by the Grantoriss.

SECOND: To the payment of interest due on said loan. THIRD: To the payment of principal.

SECOND: To the payment of interest due on said loan. THIRD: To the payment of principal.

TO PROTECT THE SECURITY HEREOF, GRANTORIS) COVENANTS AND AGREES: (1) To keep said premises insured against loss ov fire and other hazards, casualty and contingencies up to the full value of all improvements for the protection of Beneficiary in such manner, in such amounts, and in such companies as Beneficiary and form time to time approve, and that loss proceeds (less expense of collection) shall, at Beneficiary's option, be applied on said inacetedness, whether due or not or to the restoration of eatd improvements. In event of loss Grantor will give immediate notice my mail to the Beneficiary who may make proof of loss if not made promptly by Grantor and each insurance company concerned is hereby authorized and directed to make payment for such loss directive to the Beneficiary with a such as a

IT IS MUTUALLY AGREED THAT: 1. Upon written request of Beneficiary stating that all sums secured hereby have been paid, and conn surrender of this Deed and said Loan Agreement to Trustee for cancellation and retention and upon payment of fees. Trustee shall reconvey, without warranty, the property then neld become the recutate in any reconveyance executed under this Deed of Trust of any matters or facts shall be conclusive print of the truthtuiness thereof. The Grantee in such reconveyance may be described as "the person or persons legally entitled thereto."

2. Upon default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, including causing or permitting the principal balance of any senior lien to increase above the principal balance as the time of the making of this Mortgage or in the event the obligation secured hereby is assumed by anyone not a party to this instrument without the consent of the Beneficiary, all sums secured hereby shall immediately become our and payable at the option of the Beneficiary, and the acceptance of payments upon said indebtedness shall not constitute a waiver of the option of the Beneficiary to determine said sums immediately due and payable. In the event of default, Beneficiary shall accepted or constitute a waiver of the option of the default and of his election to cause to be sold the herein described property to satisfy the obligations hereof, and shall cause such notice to be recorded in the office of the recorder of each county wherein said real property or some part thereof is situated.

**FXHIBIT B** 

Notice of sate having been given as then required by law, and not less than the time then required by law naving claims. I firster, southfull demand on Notice of valid having been given as their required by law, and not less than the time their required by law naving elapsed. Trusce, estimat demand on Grantor, shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parkers and in such order as it much determine, at public auction to the highest oudder for cash in lawful money of the United States payable at time of sale. Trusce established conveying the property so sold, but without any cuvenant or warranty express or implied. The recitals in such Deed 21 any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, including Grantor, Trustee, or Beneficiary, may purchase at such sale.

After deducting all costs, fees and expenses of Trustee and of this Trust, including cost of evidence of fittle and maximate courses fees in connection with sale. Trustees shall apply the proceeds of sale to payment of: all sums expended under the terms hereof not then repaid with accreed interest, all other sains then secured hereby; and the remainder, if any, to the person of persons legally entitled thereto.

- 1. Trusted is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Granton Beneficiary of Trustee shall be a party unless brought by Trustee.
- 4. In the event of dissolution or resignation of the Trustee, the Beneficiary may substitute a Trustee or Printees to execute the trust hereby created, and when any such substitution has been filled for record in the office of the Recorder of the country in which the property began described is situated, it shoull be conclusive evidence of the appointment of such Trustee or Trustees, and such new Trustee or Trustees shall to execute all of the powers and duries of the Trustee or
- 5. Whenever, by the terms of this instrument or of said Loan Agreement, Beneffenay is given any option, sion option may be excepted which the neut secrees of at any time thereafter, and no acceptance by denefficiary of payment or indeptedness in actually shall constitute a waiver or my default then excepting and continuing or theresiter accoung.
- 6. Each of the undersigned hereby weives the right to claim any damage for trespass, intury or any turt occasioned by or resulting from the exercise by the Holder of the rights given hereunder or any attempt to exercise any other light the Holder is never granted, or any other rate that or may have. Grantor hereby expressivy authorizes Beneficiary to enter upon raid premises to inspect, protect, foreclose or exercise any other right the Holder is herein granted, without notice.
- . By accepting payment of any sum accrued hereby after its due date. Beneficiary does not waive its right either to require prompt payment when one of all other sums so secured or to declare default for failure so to pay. If Grantor shall pay said floan Agreement at the time and in the manner altropada and shall be sumly perform all the covenants and agreements herein, then this conveyance shall be suil and void.
- 3. All Grantors shall be jointly and severally hable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deco of Trust shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate.
  - 9. Invalidity or unenforceability of any provisions herein small not affect the validity and enforceability of any other provisions
- 10. Should said property or any pair thereof be taken by reason of condomnation proceeding, Beneficiary shall be envised to all compensation, awards, other payments therefor and apply the same on said indebtedness.
- 11. If any of the undersigned is a married person, he represents and warrants that this instrument has been executed on his behalf, and for his sole and separate use and behelf and may be his not executed the same as turery for another.
- 12. This Bood of Trust shall be considered according to the laws of the State of Idaho and it to agreed that the loan hereby secured to have subsect to the Idaho Uniform Consumer Credit Code and shall be consumered for all purposes a Consumer Loan.

rantor-Rotrowet	GARY N. GREC	GERSON	(SEA)	Grantor-6	Burower				5LAE
On this	AHO, COUNTY OF	CEMBER	. 19 <u>97</u> .	( HER)	F IDAHO, COU FBY CERTIFY	Thus this las		iled for revord .	tae
outore me, a Notary Public in and for said State, personally appeared  GARY N. GREGERSON			inin day of day of day of Mortgages at page					•	
STEVE MARI	Aura Kil	and authorized Accident	O BYANG RAI I LIGHT OF THE PROPERTY OF THE PARTY OF THE	Paes: \$ Mail to:	Ву	~	•••	Teto Recorder Denuty.	
DEED OF TRUST WITH POWER OF SALE	GRANTOR	TRUSTEE	BENEFICIARY	Dated 19 THE 19	HONEER - CALDWELL	2853 CB 86 T to 182 CB 20	§ECORDED	3743819	
T		ZS MUST BE PR	ESENTED WI	TH THIS REQ	UEST FOR R	ECONVEY	ANCE	, 19	